Executive Summary – Enforcement Matter – Case No. 47932 City of Annona RN101721132 Docket No. 2013-1833-MWD-E

Order Type:

1660 Agreed Order

Findings Order Justification:

N/A

Media:

MWD

Small Business:

No

Location(s) Where Violation(s) Occurred:

City of Annona WWTP, located approximately 1,500 feet east and 4,400 feet south of the intersection of U.S. Highway 82 and Farm-to-Market Road 44, Red River County

Type of Operation:

Wastewater treatment plant

Other Significant Matters:

Additional Pending Enforcement Actions: No

Past-Due Penalties: No

Other: N/A

Interested Third-Parties: None

Texas Register Publication Date: May 23, 2014

Comments Received: No

Penalty Information

Total Penalty Assessed: \$30,375

Amount Deferred for Expedited Settlement: \$6,075 **Amount Deferred for Financial Inability to Pay:** \$0

Total Paid to General Revenue: \$0 **Total Due to General Revenue:** \$0

Payment Plan: N/A

SEP Conditional Offset: \$24,300

Name of SEP: Texas Association of Resource Conservation and Development

Areas, Inc.

Compliance History Classifications:

Person/CN - Satisfactory Site/RN - Satisfactory

Major Source: No

Statutory Limit Adjustment: N/A

Applicable Penalty Policy: September 2011

Executive Summary – Enforcement Matter – Case No. 47932 City of Annona RN101721132 Docket No. 2013-1833-MWD-E

Investigation Information

Complaint Date(s): N/A

Complaint Information: N/A

Date(s) of Investigation: July 30, 2013 Date(s) of NOE(s): September 13, 2013

Violation Information

Failed to comply with permitted effluent limits for dissolved oxygen, total suspended solids, *E. coli*, and biochemical oxygen demand [Texas Pollutant Discharge Elimination System ("TPDES") Permit No. WQ0014255001, Effluent Limitations and Monitoring Requirements Nos. 1 and 6, 30 Tex. Admin. Code § 305.125(1), and Tex. WATER CODE § 26.121(a)(1)].

Corrective Actions/Technical Requirements

Corrective Action(s) Completed:

N/A

Technical Requirements:

- 1. The Order will require the Respondent to implement and complete a Supplemental Environmental Project ("SEP"). (See SEP Attachment A)
- 2. The Order will also require the Respondent to, within 90 days, submit written certification of compliance with the permitted effluent limitations of TPDES Permit No. WQ0014255001, including specific corrective actions that were implemented at the Facility to achieve compliance and copies of the most current self-reported discharge monitoring reports, demonstrating at least three consecutive months of compliance with all permitted effluent limitations.

Litigation Information

Date Petition(s) Filed: N/A Date Answer(s) Filed: N/A SOAH Referral Date: N/A Hearing Date(s): N/A

Settlement Date: N/A

Executive Summary – Enforcement Matter – Case No. 47932 City of Annona RN101721132 Docket No. 2013-1833-MWD-E

Contact Information

TCEQ Attorney: N/A

TCEO Enforcement Coordinator: Alan Barraza, Enforcement Division,

Enforcement Team 3, MC 169, (512) 239-4642; Candy Garrett, Enforcement Division,

MC 219, (512) 239-1456

TCEQ SEP Coordinator: Stuart Beckley, SEP Coordinator, Enforcement Division,

MC 219, (512) 239-3565

Respondent: The Honorable George English, Mayor, City of Annona, P.O. Box 107,

Annona, Texas 75550

Respondent's Attorney: N/A



Attachment A

Docket Number: 2013-1833-MWD-E SUPPLEMENTAL ENVIRONMENTAL PROJECT

Respondent:	City of Annona
Penalty Amount:	Twenty-Four Thousand Three Hundred Dollars (\$24,300)
SEP Offset Amount:	Twenty-Four Thousand Three Hundred Dollars (\$24,300)
Type of SEP:	Contribution to a Third-Party Pre-Approved SEP
Third-Party Administrator:	Texas Association of Resource Conservation and Development Areas, Inc.
Project Name:	Cleanup of Unauthorized Trash Dumpsites
Location of SEP:	Red River County - Red River Basin, Carrizo- Wilcox Aquifer

The Texas Commission on Environmental Quality ("TCEQ") agrees to offset the administrative penalty amount assessed in this Agreed Order for the Respondent to contribute to a Supplemental Environmental Project ("SEP"). The offset is equal to the SEP Offset Amount set forth above and is conditioned upon completion of the project in accordance with the terms of this Attachment A.

1. Project Description

a. Project

The Respondent shall contribute the SEP Offset Amount to the Third-Party Administrator named above. The contribution will be to the **Texas Association of Resource Conservation and Development Areas, Inc. ("RC&D")** for the *Cleanup of Unauthorized Trash Dumpsites*. The contribution will be used in accordance with the SEP Agreement between the Third-Party Administrator and the TCEQ (the "Project"). Specifically, the SEP Offset Amount will be used to coordinate with city and county government officials and private entities ("Partner Entities") to clean up sites where trash, tires, or other materials have been illegally disposed of (the "Project").

The Third-Party Administrator shall ensure that collected debris and waste is properly transported to and disposed of at an authorized disposal facility. If a licensed hauler is needed for tires or other waste collected from sites, the Third-Party Administrator shall ensure that only properly licensed haulers are used for transport and disposal of tires and other waste. The SEP will be performed in accordance with all federal, state, and local environmental laws and regulations.

All dollars contributed will be used solely for the direct cost of the Project, including but not limited to supplies, materials, and equipment. Any portion of this contribution that is not able to be spent on the specifically identified SEP may, at the discretion of the Executive Director ("ED"), be applied to another pre-approved SEP.

The Respondent's signature affixed to this Agreed Order certifies that it has no prior commitment to make this contribution and that it is being contributed solely in an effort to settle this enforcement action. The Respondent shall not profit in any manner from this SEP.

b. Environmental Benefit

This SEP shall rid communities of the dangers and health threats associated with non-regulated dumping and will provide removal of waste that contaminates air, soil, and water, and harbors disease-carrying animals and insects.

c. Minimum Expenditure

The Respondent shall contribute at least the SEP Offset Amount to the Third-Party Administrator and comply with all other provisions of this SEP.

2. Performance Schedule

Within 30 days after the effective date of this Agreed Order, the Respondent must contribute the SEP Offset Amount to the Third-Party Administrator. The Respondent shall make the check payable to **Texas Association of RC&D SEP** and shall mail the contribution with a copy of the Agreed Order to:

Texas Association of RC&D Areas, Inc. Ken Awtrey, Executive Director P.O. Box 635067 Nacogdoches, Texas 75963-5067

3. Records and Reporting

Concurrent with the payment of the SEP Offset Amount, the Respondent shall provide the Enforcement SEP Coordinator with a copy of the check and transmittal letter indicating full payment of the SEP Offset Amount to the Third-Party Administrator. The Respondent shall mail a copy of the check and transmittal letter to:

Texas Commission on Environmental Quality Enforcement Division Attention: SEP Coordinator, MC 219 P.O. Box 13087 Austin, Texas 78711-3087

4. Failure to Fully Perform

If the Respondent does not perform its obligations under this Attachment A, including full expenditure of the SEP Offset Amount, as described in Sections 2 and 3 above, the ED may require immediate payment of all or part of the SEP Offset Amount.

In the event the ED determines that the Respondent failed to fully implement and complete the Project, the Respondent shall remit payment for all or a portion of the SEP Offset Amount, as determined by the ED, and as set forth in the attached Agreed Order. After receiving notice of failure to complete the Project, the Respondent shall include the docket number of the attached Agreed Order and a note that the enclosed payment is for the reimbursement of a SEP; shall make the check payable to "Texas Commission on Environmental Quality;" and shall mail it to:

Texas Commission on Environmental Quality Litigation Division Attention: SEP Coordinator, MC 175 P.O. Box 13087 Austin, Texas 78711-3087

5. Publicity

Any public statements concerning this SEP and/or project, made by or on behalf of the Respondent must include a clear statement that **the project was performed as part of the settlement of an enforcement action brought by the TCEQ**. Such statements include advertising, public relations, and press releases.

6. Clean Texas Program

The Respondent shall not include this SEP in any application made to TCEQ under the "Clean Texas" (or any successor) program(s). Similarly, the Respondent may not seek recognition for this contribution in any other state or federal regulatory program.

7. Other SEPs by TCEQ or Other Agencies

The SEP Offset Amount identified in this Attachment A and in the attached Agreed Order has not been, and shall not be, included as a SEP for the Respondent under any other Agreed Order negotiated with the TCEQ or any other agency of the state or federal government.

Penalty Calculation Worksheet (PCW) Policy Revision 3 (September 2011) PCW Revision August 3, 2011 Assigned 7-Nov-2013 Screening 7-Nov-2013 7-Nov-2013 **EPA Due PCW** RESPONDENT/FACILITY INFORMATION Respondent City of Annona Reg. Ent. Ref. No. RN101721132 Facility/Site Region 5-Tyler Major/Minor Source Minor **CASE INFORMATION** No. of Violations 2 Enf./Case ID No. 47932 Docket No. 2013-1833-MWD-E Order Type 1660 Media Program(s) Water Quality Government/Non-Profit Yes Multi-Media Enf. Coordinator Jorge Ibarra, P.E. EC's Team Enforcement Team 3 Admin. Penalty \$ Limit Minimum \$0 Maximum \$25,000 **Penalty Calculation Section** TOTAL BASE PENALTY (Sum of violation base penalties) \$22,500 Subtotal 1 ADJUSTMENTS (+/-) TO SUBTOTAL 1 Subtotals 2-7 are obtained by multiplying the Total Base Penalty (Subtotal 1) by the indicated percentage. Compliance History Subtotals 2, 3, & 7 \$7,875 35.0% Enhancement Enhancement for seven months of self-reported effluent violations. Notes \$0 Culpability No 0.0% Enhancement Subtotal 4 The Respondent does not meet the culpability criteria. Notes \$0 Good Faith Effort to Comply Total Adjustments Subtotal 5 0.0% Enhancement* Subtotal 6 \$0 Total EB Amounts Capped at the Total EB \$ Amount \$2,401 Approx. Cost of Compliance \$30,375 SUM OF SUBTOTALS 1-7 Final Subtotal OTHER FACTORS AS JUSTICE MAY REQUIRE 0.0% Adiustment \$0 Reduces or enhances the Final Subtotal by the indicated percentage. Notes Final Penalty Amount \$30,375 STATUTORY LIMIT ADJUSTMENT Final Assessed Penalty \$30,375 -\$6,075 20.0% Reduction Adjustment Reduces the Final Assessed Penalty by the indicated percentage. (Enter number only, e.g. 20 for 20% reduction.) Deferral offered for expedited settlement. Notes

PAYABLE PENALTY

\$24,300

Screening Date 7-Nov-2013

Respondent City of Annona

Case ID No. 47932

Reg. Ent. Reference No. RN101721132

Media [Statute] Water Quality

Enf. Coordinator Jorge Ibarra, P.E.

Policy Revision 3 (September 2011) PCW Revision August 3, 2011

Component	Number of	Enter Number Here	Adjust.
NOVs	Written notices of violation ("NOVs") with same or similar violations as those in the current enforcement action (number of NOVs meeting criteria)	7	35%
	Other written NOVs	0	0%
	Any agreed final enforcement orders containing a denial of liability (<i>number of orders meeting criteria</i>)	0	0%
Orders	Any adjudicated final enforcement orders, agreed final enforcement orders without a denial of liability, or default orders of this state or the federal government, or any final prohibitory emergency orders issued by the commission	0	0%
Judgments	Any non-adjudicated final court judgments or consent decrees containing a denial of liability of this state or the federal government (number of judgements or consent decrees meeting criteria)	0	0%
and Consent Decrees	Any adjudicated final court judgments and default judgments, or non-adjudicated final court judgments or consent decrees without a denial of liability, of this state or the federal government	0	0%
Convictions	Any criminal convictions of this state or the federal government (<i>number of counts</i>)	0	0%
Emissions	Chronic excessive emissions events (number of events)	0	0%
Audits	Letters notifying the executive director of an intended audit conducted under the Texas Environmental, Health, and Safety Audit Privilege Act, 74th Legislature, 1995 (number of audits for which notices were submitted)	• • • • • • • • • • • • • • • • • • •	0%
Auths	Disclosures of violations under the Texas Environmental, Health, and Safety Audit Privilege Act, 74th Legislature, 1995 (number of audits for which violations were disclosed)	0	0%
	Ple	ase Enter Yes or No	
	Environmental management systems in place for one year or more	No	0%
Other	Voluntary on-site compliance assessments conducted by the executive director under a special assistance program	No	0%
	Participation in a voluntary pollution reduction program	No	0%
	Early compliance with, or offer of a product that meets future state or federal government environmental requirements	No	0%
peat Violator (Adjustment Per	centage (Sub	total 2)
No.		centage (Sub	total 3
<u> </u>	ry Person Classification (Subtotal 7)		
Satisfactory	Performer Adjustment Per	centage (Sub	total 7)
mpliance Histo			
Compliance History Notes	Enhancement for seven months of self-reported effluent violations		
	Total Compliance History Adjustment Percentage (

Screening Date		Docket No. 2013-1833-MWD-E	PCW
Respondent Case ID No. Reg. Ent. Reference No. Media [Statute] Enf. Coordinator Violation Number	47932 RN101721132 Water Quality Jorge Ibarra, P.E.		Policy Revision 3 (September 2011) PCW Revision August 3, 2011
Rule Cite(s)	Texas Pollutant WQ0014255001, Efflu	Discharge Elimination System ("TPDES") Permit No ent Limitations and Monitoring Requirements Nos. de § 305.125(1), and Tex. Water Code § 26.121(a	1 and 6,
Violation Description	Biological Control of the Control of	permitted effluent limits, as documented in a record 30, 2013. See attached Effluent Limit Violation Ta	N 11 11 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1
		Base	Penalty \$25,000
>> Environmental, Proper	'ty and Human He a Hari		
Release OR Actual Potential		ate Minor x Percent 5.0%	
>>Programmatic Matrix Falsification	4/30/2013 Moder	ate Minor	
r dismedian		Percent 0.0%	
Matrix Whether the cenvironment. Notes As a resi	discharged amounts of pa Escherichia coli, total su ult of these discharges, h mounts of pollutants whi	cluate five-day biochemical oxygen demand to deter- ollutants exceeded levels protective of human health ispended solids, and dissolved oxygen were also contuman health or the environment has been exposed the do not exceed levels that are protective of human penvironmental receptors.	th or the nsidered. d to
<u> </u>		Adjustment	\$23,750
			\$1,250
Violation Events			
Number of N	Violation Events 3	210. Number of violation of	lays
	daily		
	weekly monthly		-
mark only one with an x	quarterly x semianmual annual single event	Violation Base	Penalty \$3,750
1 H		ended for the quarters containing the months of Jur , November 2012, March 2013, and May 2013.	ne 2012
Good Faith Efforts to Com	***************************************	.0% Reduction	\$0
A+ 40	Extraordinary Before	NOV NOV to EDPRP/Settlement Offer	THE PROPERTY OF THE PROPERTY O
	Ordinary N/A x	(mark with x)	жилифиничнан 1
ndominika manamana	Notes The Res	pondent does not meet the good faith criteria for this violation.	
		Violation	Subtotal \$3,750
Economic Benefit (EB) for	this violation	Statutory Limit	Test
Estimate	ed EB Amount	\$2,401 Violation Final Pena	\$5,063
	This	violation Final Assessed Penalty (adjusted fo	r limits) \$5,063

		-VIIVIIII-	Delielle	WWU	rksheet		
Respondent	City of Annona	}					
Case ID No.							
tea. Ent. Reference No.	RN101721132						
Media	Water Quality						Years of
Violation No.						Percent Interest	Depreciation
violution ite	_					5.0	15
	Thom Cook	Date Required	Einal Data	V	Interest Cause	Onetime Costs	FB Amount
			rillal Vale	713	Interest Javeu	Oneume Costs	LD Amount
Item Description	No commas or \$						
Delayed Costs							
Equipment				0.00	\$0	\$0	\$0
Buildings				0.00	\$0	\$0	\$0
Other (as needed)				0.00	\$0	\$0	\$0
Engineering/construction				0.00	\$0	\$0	\$0
Land				0.00	\$0	n/a	\$0
Record Keeping System				0.00	\$0	n/a	\$0
Training/Sampling				0.00	\$0	n/a	\$0
Remediation/Disposal				0.00	\$0	n/a	\$0
Permit Costs				0.00	\$0	n/a	\$0
Other (as needed)	\$25,000	30-Jun-2012	1-Jun-2014	1.92	\$2,401	n/a	\$2,401
		ost to develop and	d implement pr	ocedure	es to ensure comp	liance with permit el	ffluent limits.
Notes for DELAYED costs Avoided Costs	Date red	ost to develop and Juired is the initial	d implement pr I month of none	ocedure complia compli	es to ensure comp nce and the final c lance.		ffluent limits. d date of
	Date red	ost to develop and Juired is the initial	d implement pr I month of none	ocedure complia compli	es to ensure comp nce and the final c lance.	liance with permit el late is the anticipate	ffluent limits. d date of led costs) \$0
Avoided Costs	Date red	ost to develop and Juired is the initial	d implement pr I month of none	ocedure complia compli enteri r	es to ensure comp nce and the final c lance. ng item (except	liance with permit el late is the anticipate for one-time avoic	ffluent limits. d date of led costs) \$0 \$0
Avoided Costs Disposal Personnel	Date red	ost to develop and Juired is the initial	d implement pr I month of none	ocedure complia compli enterir 0.00 0.00	es to ensure comp nce and the final c ance. ng item (except \$0 \$0 \$0	liance with permit el date is the anticipate for one-time avoid \$0 \$0	ffluent limits. d date of led costs) \$0 \$0 \$0
Avoided Costs Disposal Personnel	Date red	ost to develop and Juired is the initial	d implement pr I month of nonc	ocedure complia compli enterir 0.00	es to ensure comp nce and the final c ance. ng item (except \$0 \$0 \$0	liance with permit el date is the anticipate for one-time avoic \$0 \$0	ffluent limits. d date of led costs) \$0 \$0 \$0 \$0 \$0
Avoided Costs Disposal Personnel spection/Reporting/Sampling	Date red	ost to develop and Juired is the initial	d implement pr I month of nonc	ocedure complia compli enterir 0.00 0.00	es to ensure comp nce and the final c ance. ng item (except \$0 \$0 \$0	for one-time avoid \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	fluent limits. Indicate of solutions of solutions solut
Avoided Costs Disposal Personnel spection/Reporting/Sampling Supplies/equipment	Date red	ost to develop and Juired is the initial	d implement pr I month of nonc	ocedure complia compli enterir 0.00 0.00 0.00	es to ensure comp nce and the final c lance. ng item (except \$0 \$0 \$0 \$0 \$0 \$0	liance with permit el date is the anticipate for one-time avoid \$0 \$0 \$0 \$0	ffluent limits. Indicate of solutions of solutions solu
Avoided Costs Disposal Personnel spection/Reporting/Sampling Supplies/equipment Financial Assurance [2]	Date red	ost to develop and Juired is the initial	d implement pr I month of nonc	enterir 0.00 0.00 0.00 0.00	es to ensure comp nce and the final c lance. ng item (except \$0 \$0 \$0 \$0 \$0	for one-time avoid \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	ffluent limits. Indicate of solutions of solutions solu
Avoided Costs Disposal Personnel spection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avoided costs [3]	Date red	ost to develop and Juired is the initial	d implement pr I month of nonc	ocedure complia complia enterir] 0.00] 0.00] 0.00] 0.00] 0.00	es to ensure comp nce and the final c lance. ng item (except \$0 \$0 \$0 \$0 \$0 \$0	for one-time avoic s0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	ffluent limits. d date of led costs) \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0

Screening Date		No. 2013-1833-MWD-E	PCW
Respondent Case ID No. Reg. Ent. Reference No. Media [Statute] Enf. Coordinator	47932 RN101721132 Water Quality Jorge Ibarra, P.E.		on 3 (September 2011) Revision August 3, 2011
Violation Number Rule Cite(s)	TPDES Permit No. WQ0014255001, Effluer Requirements Nos. 1 and 6, 30 Tex. Admin. Co Code § 26.121(a)	ode § 305.125(1), and Tex. Water	
Violation Description	Failed to comply with permitted effluent limits, a conducted on July 30, 2013. See attached		
		Base Penalty	\$25,000
	y and Human Health Matrix Harm		TO THE PERSON PROPERTY.
OR Release OR Actual Potential	Major Moderate Minor	Percent 15.0%	
>>Programmatic Matrix		Percent 15.0%	
Falsification	Major Moderate Minor	Percent 0.0%	
1988891888989998988 B	or the environment has been exposed to significated levels that are protective of human health o	and a contract of the contract	
<u> </u>		Adjustment \$21,250	
333333333333333333333333333333333333333			\$3,750
Violation Events			
Number of \	olation Events 5 150	Number of violation days	
	daily weekly		
mark only one with an x	monthly x quarterly semiannual annual sincle event	Violation Base Penalty	\$18,750
Five month	y events are recommended for the monitoring pe December 31, 2012 through February 28, 2013,		
Good Faith Efforts to Comp			\$0
	Before NOV NOV to EDPRP/Settlemer	nt Offer	
	Ordinary (mark with x)		
	Notes The Respondent does not meet the this violation		
		Violation Subtotal	\$18,750
Economic Benefit (EB) for	his violation	Statutory Limit Test	
Estimate	d EB Amount \$0	Violation Final Penalty Total	\$25,313
	inis Violation Final Assess	sed Penalty (adjusted for limits)	\$25,313

Violation No.	Water Quality					Percent Interest	Years of Depreciation
Violation no.	_					5.0	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
	Item Cost	Date Required	Final Date	Yrs	Interest Saved	Onetime Costs	EB Amount
Item Description	No commas or \$						
Delayed Costs							
Equipment				0.00	\$0	\$0	\$0
Buildings				0.00	\$0	\$0	\$0
Other (as needed)				0.00	\$0	\$0	\$0
Engineering/construction				0.00	\$0	\$0	\$0
Land				0.00	\$0	n/a	\$0
Record Keeping System				0.00	\$0	n/a	\$0
Training/Sampling				0.00	\$0	n/a	\$0
Remediation/Disposal				0.00	\$0	n/a	\$0
Permit Costs Other (as needed)				0.00	\$0 \$0	n/a n/a	\$0 \$0
Notes for DELAYED costs			See economic	: benefil	t for Violation No.	1,	
Avoided Costs	ANNUAL	IZE [1] avoided		enterir	ng item (except	for one-time avoid	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Avoided Costs Disposal	ANNUAL	ZE [1] avoided		enterir 0.00	ng item (except \$0	for one-time avoid	\$0
Avoided Costs Disposal Personnel	ANNUAL	IZE [1] avoided		enterir 0.00 0.00	ng item (except \$0 \$0	for one-time avoid \$0 \$0	\$0 \$0
Avoided Costs Disposal Personnel spection/Reporting/Sampling	ANNUAL	IZE [1] avoided		enterir 0.00 0.00 0.00	ng item (except \$0 \$0 \$0	for one-time avoid \$0 \$0 \$0	\$0 \$0 \$0
Avoided Costs Disposal Personnel spection/Reporting/Sampling Supplies/equipment	ANNUAL	ZE [1] avoided		enterir 0.00 0.00 0.00 0.00	s0 \$0 \$0 \$0 \$0 \$0	for one-time avoid \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0
Avoided Costs Disposal Personnel spection/Reporting/Sampling Supplies/equipment Financial Assurance [2]	ANNUAL	ZE [1] avoided		enterir 0.00 0.00 0.00 0.00	\$0 \$0 \$0 \$0 \$0 \$0 \$0	for one-time avoid \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0
Avoided Costs Disposal Personnel spection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avoided costs [3]	ANNUAL	IZE [1] avoided		enterir 0.00 0.00 0.00 0.00 0.00	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	for one-time avoid \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0
Avoided Costs Disposal Personnel spection/Reporting/Sampling Supplies/equipment Financial Assurance [2]	ANNUAL	IZE [1] avoided		enterir 0.00 0.00 0.00 0.00	\$0 \$0 \$0 \$0 \$0 \$0 \$0	for one-time avoid \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0

City of Annona, RN101721132, TPDES Permit No. WQ0014255001 Case No. 47932, Docket No. 2013-1833-MWD-E

EFFLUENT PARAMETER							
		Pern	nit Limit				
	BOD Daily Average Conc.	BOD Single Grab Conc.	E. coli Daily Average	E. coli Single Grab	DO Minimum Conc.	TSS Daily Average Conc.	
Month/Year	30 mg/L	100 mg/L	126 CFU/ 100 mL	394 CFU/ 100 mL	4 mg/L	90 mg/L	
June 2012	С	c	с	С	С	322	
July 2012	С	с	С	с	3.8	c	
August 2012	С	с	С	С	3.3	c	
September 2012	С	С	е	С	3.3	c	
October 2012	С	С	856	2,420	С	c	
November 2012	С	С	341	613.1	С	С	
December 2012	35	С	1,707	2,420	С	c	
January 2013	31	С	1,405.9	2,420	С	c	
February 2013	С	c	1,487	2,420	3.2	c	
March 2013	34	С	С	С	С	с	
April 2013	41	106	932	2,419	С	С	
May 2013	с	С	152	416	3.3	С	

BOD5 (5-day) = biochemical oxygen demand; *E. coli = Escherichia coli*; DO = dissolved oxygen CFU = colony forming units; TSS = total suspended solids; mg/L = milligrams per liter c = compliant; Conc. = concentration; mL = milliliter





Compliance History Report

Compliance History Report for CN600642136, RN101721132, Rating Year 2013 which includes Compliance History (CH) components from September 1, 2008, through August 31, 2013.

Customer, Respondent, or CN600642136, City of Annona Classification: SATISFACTORY Rating: 6.00 Owner/Operator: RN101721132, CITY OF ANNONA WWTP Classification: SATISFACTORY Regulated Entity: Rating: 6.00 NO Repeat Violator: **Complexity Points:** 08 - Sewage Treatment Facilities CH Group: LOCATED APPROX 1,500 FEET EAST AND 4,400 FEET SOUTH OF THE INTERSECTION OF UNITED STATES Location: HIGHWAY 82 AND FARM-TO-MARKET ROAD 44 IN RED RIVER COUNTY, TEXAS TCEQ Region: REGION 05 - TYLER ID Number(s): WASTEWATER PERMIT WQ0014255001 WASTEWATER EPA ID TX0022705 **WASTEWATER EPA ID TX0022705** 09/01/2013 September 01, 2008 to August 31, 2013 Rating Year: 2013 Rating Date: **Compliance History Period: Date Compliance History Report Prepared:** November 07, 2013 **Agency Decision Requiring Compliance History:** Enforcement November 07, 2008 to November 07, 2013 **Component Period Selected:** TCEQ Staff Member to Contact for Additional Information Regarding This Compliance History. Phone: (817) 588-5890 Name: Jorge Ibarra, P.E. Site and Owner/Operator History:

1) Has the site been in existence and/or operation for the full five year compliance period?

YES

2) Has there been a (known) change in ownership/operator of the site during the compliance period?

NO

3) If YES for #2, who is the current owner/operator?

N/A

4) If YES for #2, who was/were the prior

N/A

owner(s)/operator(s)?

5) If YES, when did the change(s) in owner or operator occur?

N/A

Components (Multimedia) for the Site Are Listed in Sections A - J

A. Final Orders, court judgments, and consent decrees:

N/A

B. Criminal convictions:

N/A

C. Chronic excessive emissions events:

N/A

D. The approval dates of investigations (CCEDS Inv. Track. No.):

Item 1	January 22, 2009	(750826)
Item 2	March 31, 2009	(740063)
Item 3	November 18, 2010	(888184)
Item 4	July 21, 2011	(952812)
Item 5	August 18, 2011	(959478)
Item 6	October 25, 2011	(971547)
Item 7	November 14, 2011	(977719)
Item 8	December 28, 2011	(984484)

Item 9	January 24, 2012	(990770)
Item 10	May 18, 2012	(1016619)
Item 11	June 18, 2012	(1024355)
Item 12	July 23, 2013	(1117356)
Item 13	August 27, 2013	(1125125)

E. Written notices of violations (NOV) (CCEDS Inv. Track. No.):

A notice of violation represents a written allegation of a violation of a specific regulatory requirement from the commission to a regulated entity. A notice of violation is not a final enforcement action, nor proof that a violation has actually occurred.

1 Date:

11/30/2012 Self Report? YES

(1061553)

CN600642136

Classification: Moderate

Citation:

2D TWC Chapter 26, SubChapter A 26.121(a)

30 TAC Chapter 305, SubChapter F 305.125(1)

Description:

Failure to meet the limit for one or more permit parameter

2 Date:

12/31/2012 Self Report?

(1079330)

CN600642136 Classification:

Moderate

Citation:

2D TWC Chapter 26, SubChapter A 26.121(a) 30 TAC Chapter 305, SubChapter F 305.125(1)

Description:

Failure to meet the limit for one or more permit parameter

3

Date:

01/31/2013

(1079329)

Self Report? YES

Classification:

Classification:

Moderate

Citation:

2D TWC Chapter 26, SubChapter A 26.121(a)

30 TAC Chapter 305, SubChapter F 305.125(1)

Description:

Date:

Failure to meet the limit for one or more permit parameter

02/28/2013

(1089482)

CN600642136

Moderate

Self Report? Citation:

YES

2D TWC Chapter 26, SubChapter A 26.121(a)

30 TAC Chapter 305, SubChapter F 305.125(1) Failure to meet the limit for one or more permit parameter

Description:

03/31/2013 (1095871)

Self Report? YES Classification:

Moderate

Citation:

Date:

2D TWC Chapter 26, SubChapter A 26.121(a)

30 TAC Chapter 305, SubChapter F 305.125(1)

Description:

Failure to meet the limit for one or more permit parameter

6

5

Date:

04/30/2013 (1106805)

Self Report? YES Classification:

Moderate

Citation:

2D TWC Chapter 26, SubChapter A 26.121(a)

30 TAC Chapter 305, SubChapter F 305.125(1)

Description:

CN600642136

Date: 05/31/2013

Self Report?

(1110474)

Classification:

Moderate

Citation:

2D TWC Chapter 26, SubChapter A 26,121(a) 30 TAC Chapter 305, SubChapter F 305.125(1)

Description:

Failure to meet the limit for one or more permit parameter

Failure to meet the limit for one or more permit parameter

Environmental audits:

G. Type of environmental management systems (EMSs):

H. Voluntary on-site compliance assessment dates:

N/A

Participation in a voluntary pollution reduction program:

Early compliance:

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



IN THE MATTER OF AN	§	BEFORE THE
ENFORCEMENT ACTION	§	
CONCERNING	§	TEXAS COMMISSION ON
CITY OF ANNONA	§	
RN101721132	§	ENVIRONMENTAL QUALITY

AGREED ORDER DOCKET NO. 2013-1833-MWD-E

I. JURISDICTION AND STIPULATIONS

On	, the Texas Commission on Environmental Quality ("the
Commission" or "TCEQ") considered	d this agreement of the parties, resolving an enforcement
action regarding the City of Annona	("Respondent") under the authority of TEX. WATER CODE
chs. 7 and 26. The Executive Director	or of the TCEQ, through the Enforcement Division, and the
Respondent together stipulate that:	

- 1. The Respondent owns and operates a wastewater treatment plant located approximately 1,500 feet east and 4,400 feet south of the intersection of United States Highway 82 and Farm-to-Market Road 44 in Red River County, Texas (the "Facility").
- 2. The Respondent has discharged municipal waste into or adjacent to any water in the state under Tex. Water Code ch. 26.
- 3. The Executive Director and the Respondent agree that the Commission has jurisdiction to enter this Agreed Order, and that the Respondent is subject to the Commission's jurisdiction.
- 4. The Respondent received notice of the violations alleged in Section II ("Allegations") on or about September 18, 2013.
- 5. The occurrence of any violation is in dispute and the entry of this Agreed Order shall not constitute an admission by the Respondent of any violation alleged in Section II ("Allegations"), nor of any statute or rule.
- 6. An administrative penalty in the amount of Thirty Thousand Three Hundred Seventy-Five Dollars (\$30,375) is assessed by the Commission in settlement of the violations alleged in Section II ("Allegations"). Six Thousand Seventy-Five Dollars (\$6,075) is deferred contingent upon the Respondent's timely and satisfactory compliance with all

the terms of this Agreed Order. The deferred amount will be waived upon full compliance with the terms of this Agreed Order. If the Respondent fails to timely and satisfactorily comply with all requirements of this Agreed Order, the Executive Director may require the Respondent to pay all or part of the deferred penalty. Twenty-Four Thousand Three Hundred Dollars (\$24,300) shall be conditionally offset by the Respondent's completion of a Supplemental Environmental Project ("SEP").

- 7. Any notice and procedures, which might otherwise be authorized or required in this action, are waived in the interest of a more timely resolution of the matter.
- 8. The Executive Director and the Respondent agree on a settlement of the matters alleged in this enforcement action, subject to final approval in accordance with 30 Tex. ADMIN. CODE § 70.10(a).
- 9. The Executive Director may, without further notice or hearing, refer this matter to the Office of the Attorney General of the State of Texas ("OAG") for further enforcement proceedings if the Executive Director determines that the Respondent has not complied with one or more of the terms or conditions in this Agreed Order.
- 10. This Agreed Order shall terminate five years from its effective date or upon compliance with all the terms and conditions set forth in this Agreed Order, whichever is later.
- 11. The provisions of this Agreed Order are deemed severable and, if a court of competent jurisdiction or other appropriate authority deems any provision of this Agreed Order unenforceable, the remaining provisions shall be valid and enforceable.

II. ALLEGATIONS

As owner and operator of the Facility, the Respondent is alleged to have failed to comply with permitted effluent limits, in violation of Texas Pollutant Discharge Elimination System ("TPDES") Permit No. WQ0014255001, Effluent Limitations and Monitoring Requirements Nos. 1 and 6, 30 Tex. ADMIN. CODE § 305.125(1), and Tex. WATER CODE § 26.121(a)(1), as documented during a record review conducted on July 30, 2013 as shown in the table below:

EFFLUENT PARAMETER						
		Pern	nit Limit			
	BOD Daily Average Conc.	BOD Single Grab Conc.	<i>E. coli</i> Daily Average	E. coli Single Grab	DO Minimum Conc.	TSS Daily Average Conc.
Month/Year	30 mg/L	100 mg/L	126 CFU/ 100 mL	394 CFU/ 100 mL	4 mg/L	90 mg/L
June 2012	С	c	С	c	С	322
July 2012	c	С	С	c	3.8	С
August 2012	С	С	С	c	3.3	c
September 2012	С	c	С	c	3.3	С
October 2012	С	С	856	2,420	c	c
November 2012	С	С	341	613.1	С	c
December 2012	35	С	1,707	2,420	c	c
January 2013	31	С	1,405.9	2,420	c	С
February 2013	С	С	1,487	2,420	3.2	c
March 2013	34	С	С	c	c	c
April 2013	41	106	932	2,419	С	С
May 2013	С	c	152	416	3.3	c

BOD5 (5-day) = biochemical oxygen demand; *E. coli = Escherichia coli*; DO = dissolved oxygen CFU = colony forming units; TSS = total suspended solids; mg/L = milligrams per liter c = compliant; Conc. = concentration; mL = milliliter

III. DENIALS

The Respondent generally denies each allegation in Section II ("Allegations").

IV. ORDERING PROVISIONS

1. It is, therefore, ordered by the TCEQ that the Respondent pay an administrative penalty as set forth in Section I, Paragraph 6 above. The payment of this administrative penalty and the Respondent's compliance with all the terms and conditions set forth in this Agreed Order resolve only the allegations in Section II. The Commission shall not be constrained in any manner from requiring corrective action or penalties for violations which are not raised here. Administrative penalty payments shall be made payable to "TCEQ" and shall be sent with the notation "Re: City of Annona, Docket No. 2013-1833-MWD-E" to:

City of Annona DOCKET NO. 2013-1833-MWD-E Page 4

> Financial Administration Division, Revenue Operations Section Attention: Cashier's Office, MC 214 Texas Commission on Environmental Quality P.O. Box 13088 Austin, Texas 78711-3088

- 2. The Respondent shall implement and complete a SEP in accordance with Tex. Water Code § 7.067. As set forth in Section I, Paragraph 6 above, Twenty-Four Thousand Three Hundred Dollars (\$24,300) of the assessed administrative penalty shall be offset with the condition that the SEP defined in Attachment A, incorporated herein by reference, is implemented by the Respondent. The Respondent's obligation to pay the conditionally offset portion of the administrative penalty assessed shall be discharged upon final completion of all provisions of the SEP agreement.
- 3. The Respondent shall, within 90 days after the effective date of this Agreed Order, submit written certification of compliance with the permitted effluent limitations of TPDES Permit No. WQ0014255001, including specific corrective actions that were implemented at the Facility to achieve compliance and copies of the most current self-reported discharge monitoring reports, demonstrating at least three consecutive months of compliance with all permitted effluent limitations. The certification shall be notarized by a State of Texas Notary Public and include the following certification language:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations."

The certification shall be submitted to:

Order Compliance Team Enforcement Division, MC 149A Texas Commission on Environmental Quality P.O. Box 13087 Austin, Texas 78711-3087

with a copy to:

Water Section Manager Tyler Regional Office Texas Commission on Environmental Quality 2916 Teague Drive Tyler, Texas 75701-3734

- 4. The provisions of this Agreed Order shall apply to and be binding upon the Respondent. The Respondent is ordered to give notice of the Agreed Order to personnel who maintain day-to-day control over the Facility operations referenced in this Agreed Order.
- 5. If the Respondent fails to comply with any of the Ordering Provisions in this Agreed Order within the prescribed schedules, and that failure is caused solely by an act of God, war, strike, riot, or other catastrophe, the Respondent's failure to comply is not a violation of this Agreed Order. The Respondent shall have the burden of establishing to the Executive Director's satisfaction that such an event has occurred. The Respondent shall notify the Executive Director within seven days after the Respondent becomes aware of a delaying event and shall take all reasonable measures to mitigate and minimize any delay.
- 6. The Executive Director may grant an extension of any deadline in this Agreed Order or in any plan, report, or other document submitted pursuant to this Agreed Order, upon a written and substantiated showing of good cause. All requests for extensions by the Respondent shall be made in writing to the Executive Director. Extensions are not effective until the Respondent receives written approval from the Executive Director. The determination of what constitutes good cause rests solely with the Executive Director.
- 7. This Agreed Order, issued by the Commission, shall not be admissible against the Respondent in a civil proceeding, unless the proceeding is brought by the OAG to: (1) enforce the terms of this Agreed Order; or (2) pursue violations of a statute within the Commission's jurisdiction, or of a rule adopted or an order or permit issued by the Commission under such a statute.
- This Agreed Order may be executed in separate and multiple counterparts, which 8. together shall constitute a single instrument. Any page of this Agreed Order may be copied, scanned, digitized, converted to electronic portable document format ("pdf"), or otherwise reproduced and may be transmitted by digital or electronic transmission, including but not limited to facsimile transmission and electronic mail. Any signature affixed to this Agreed Order shall constitute an original signature for all purposes and may be used, filed, substituted, or issued for any purpose for which an original signature could be used. The term "signature" shall include manual signatures and true and accurate reproductions of manual signatures created, executed, endorsed, adopted, or authorized by the person or persons to whom the signatures are attributable. Signatures may be copied or reproduced digitally, electronically, by photocopying, engraving, imprinting, lithographing, electronic mail, facsimile transmission, stamping, or any other means or process which the Executive Director deems acceptable. In this paragraph exclusively, the terms "electronic transmission", "owner", "person", "writing", and "written" shall have the meanings assigned to them under Tex. Bus. Org. Code § 1.002.
- 9. Under 30 Tex. Admin. Code § 70.10(b), the effective date is the date of hand-delivery of the Order to the Respondent, or three days after the date on which the Commission mails notice of the Order to the Respondent, whichever is earlier.

City of Annona DOCKET NO. 2013-1833-MWD-E Page 6

SIGNATURE PAGE

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY	
To the Commission	
For the Commission	
Pomorrova For the Executive Director	717114 Date
agree to the attached Agreed Order on behalf	I the attached Agreed Order. I am authorized to of the entity indicated below my signature, and I therein. I further acknowledge that the TCEQ, in naterially relying on such representation.
 and/or failure to timely pay the penalty amoun A negative impact on compliance histor Greater scrutiny of any permit applicati Referral of this case to the Attorney additional penalties, and/or attorney fee Increased penalties in any future enforced Automatic referral to the Attorney Genand TCEQ seeking other relief as authorized 	y; ons submitted; General's Office for contempt, injunctive relief, es, or to a collection agency; cement actions; neral's Office of any future enforcement actions;
Signature A English	3-20-2014 Date
Name (Printed or typed) Authorized Representative of City of Annona	Title

Instructions: Send the original, signed Agreed Order with penalty payment to the Financial Administration Division, Revenue Operations Section at the address in Section IV, Paragraph 1 of this Agreed Order.

Attachment A

Docket Number: 2013-1833-MWD-E SUPPLEMENTAL ENVIRONMENTAL PROJECT

Respondent:	City of Annona
Penalty Amount:	Twenty-Four Thousand Three Hundred Dollars (\$24,300)
SEP Offset Amount:	Twenty-Four Thousand Three Hundred Dollars (\$24,300)
Type of SEP:	Contribution to a Third-Party Pre-Approved SEP
Third-Party Administrator:	Texas Association of Resource Conservation and Development Areas, Inc.
Project Name:	Cleanup of Unauthorized Trash Dumpsites
Location of SEP:	Red River County - Red River Basin, Carrizo- Wilcox Aquifer

The Texas Commission on Environmental Quality ("TCEQ") agrees to offset the administrative penalty amount assessed in this Agreed Order for the Respondent to contribute to a Supplemental Environmental Project ("SEP"). The offset is equal to the SEP Offset Amount set forth above and is conditioned upon completion of the project in accordance with the terms of this Attachment A.

1. Project Description

a. Project

The Respondent shall contribute the SEP Offset Amount to the Third-Party Administrator named above. The contribution will be to the **Texas Association of Resource Conservation and Development Areas, Inc. ("RC&D")** for the Cleanup of Unauthorized Trash Dumpsites. The contribution will be used in accordance with the SEP Agreement between the Third-Party Administrator and the TCEQ (the "Project"). Specifically, the SEP Offset Amount will be used to coordinate with city and county government officials and private entities ("Partner Entities") to clean up sites where trash, tires, or other materials have been illegally disposed of (the "Project").

The Third-Party Administrator shall ensure that collected debris and waste is properly transported to and disposed of at an authorized disposal facility. If a licensed hauler is needed for tires or other waste collected from sites, the Third-Party Administrator shall ensure that only properly licensed haulers are used for transport and disposal of tires and other waste. The SEP will be performed in accordance with all federal, state, and local environmental laws and regulations.

All dollars contributed will be used solely for the direct cost of the Project, including but not limited to supplies, materials, and equipment. Any portion of this contribution that is not able to be spent on the specifically identified SEP may, at the discretion of the Executive Director ("ED"), be applied to another pre-approved SEP.

The Respondent's signature affixed to this Agreed Order certifies that it has no prior commitment to make this contribution and that it is being contributed solely in an effort to settle this enforcement action. The Respondent shall not profit in any manner from this SEP.

b. Environmental Benefit

This SEP shall rid communities of the dangers and health threats associated with non-regulated dumping and will provide removal of waste that contaminates air, soil, and water, and harbors disease-carrying animals and insects.

c. Minimum Expenditure

The Respondent shall contribute at least the SEP Offset Amount to the Third-Party Administrator and comply with all other provisions of this SEP.

2. Performance Schedule

Within 30 days after the effective date of this Agreed Order, the Respondent must contribute the SEP Offset Amount to the Third-Party Administrator. The Respondent shall make the check payable to **Texas Association of RC&D SEP** and shall mail the contribution with a copy of the Agreed Order to:

Texas Association of RC&D Areas, Inc. Ken Awtrey, Executive Director P.O. Box 635067 Nacogdoches, Texas 75963-5067

3. Records and Reporting

Concurrent with the payment of the SEP Offset Amount, the Respondent shall provide the Enforcement SEP Coordinator with a copy of the check and transmittal letter indicating full payment of the SEP Offset Amount to the Third-Party Administrator. The Respondent shall mail a copy of the check and transmittal letter to:

Texas Commission on Environmental Quality Enforcement Division Attention: SEP Coordinator, MC 219 P.O. Box 13087 Austin, Texas 78711-3087

4. Failure to Fully Perform

If the Respondent does not perform its obligations under this Attachment A, including full expenditure of the SEP Offset Amount, as described in Sections 2 and 3 above, the ED may require immediate payment of all or part of the SEP Offset Amount.

In the event the ED determines that the Respondent failed to fully implement and complete the Project, the Respondent shall remit payment for all or a portion of the SEP Offset Amount, as determined by the ED, and as set forth in the attached Agreed Order. After receiving notice of failure to complete the Project, the Respondent shall include the docket number of the attached Agreed Order and a note that the enclosed payment is for the reimbursement of a SEP; shall make the check payable to "Texas Commission on Environmental Quality;" and shall mail it to:

Texas Commission on Environmental Quality Litigation Division Attention: SEP Coordinator, MC 175 P.O. Box 13087 Austin, Texas 78711-3087

5. Publicity

Any public statements concerning this SEP and/or project, made by or on behalf of the Respondent must include a clear statement that **the project was performed as part of the settlement of an enforcement action brought by the TCEQ**. Such statements include advertising, public relations, and press releases.

6. Clean Texas Program

The Respondent shall not include this SEP in any application made to TCEQ under the "Clean Texas" (or any successor) program(s). Similarly, the Respondent may not seek recognition for this contribution in any other state or federal regulatory program.

7. Other SEPs by TCEQ or Other Agencies

The SEP Offset Amount identified in this Attachment A and in the attached Agreed Order has not been, and shall not be, included as a SEP for the Respondent under any other Agreed Order negotiated with the TCEQ or any other agency of the state or federal government.